REMARKS

This Amendment and modified "Listing of Claims" is in response to rejection of

claims 6 and 7 made by the Examiner in December 4, 2003 amendment which applicants

inadvertently failed to respond to in the Amendment mailed February 19, 2004.

Pursuant to the Communication mailed March 31, 2004 seeking to supply the

omission or correction of subject matter not addressed (i.e., 35 USC §112 rejection of

claims 6 and 7), applicants have now amended claims 6 and 7 as indicated in the newly

supported "Listing of Claims".

Specifically, claim 6 now is amended to refer to claim 1 and thus now does

constitute a proper composition claim and claim 7 has been amended to define what is

meant by 0.0001 wt. to wt. percent (supported, for example, at page 3, lines 20-27).

Since the "Listing of Claims" is identical to previously submitted "Listing" except

for claims 6 and 7, all amendments and identifiers are the same except for amendments

and identifiers to claims 6 and 7.

It is believed all issues noted have now been addressed, and it is respectfully

requested <u>all</u> claims now pending be allowed.

If a telephone conversation would be of assistance in advancing prosecution of

the subject application, applicants' undersigned attorney invites the Examiner to

telephone him at the number provided.

Respectfully submitted

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